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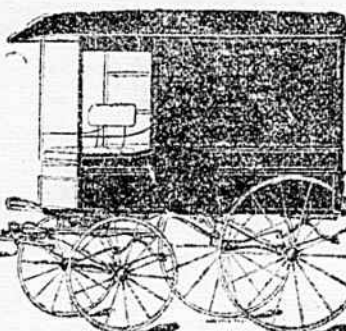
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at 1417 G St., N. W., has for its slogan "Prepare the Individual Pupil." From the day he enters he receives individual attention. He is never held back because of ambition in another pupil.

nor, on the other hand, is he forced beyond his individual capacity. This specialization is the real reason for the excellent standing of the Temple School among business men of Washington.

"WHEE! CORNS GONE!"
"GETS-IT" DID IT!

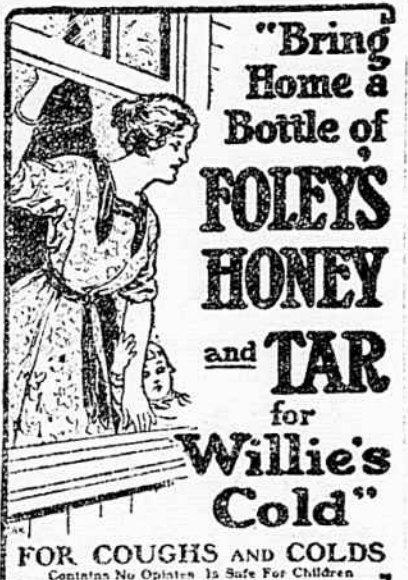
Ever Try it Before—You'll Marvel How it Makes Corns Vanish. There never was anything like "GETS-IT" for corns, and there isn't anything like it now. It is the corn cure.



"Use Gets-It" for Corns and Their Pains—And Nothing But Pleasure Remains.

cure on a new principle. Put it on any corn in two seconds; it stops the pain, the corn begins to shrivel and disappears. It never fails. Simplest thing you ever saw. No fussy handiwork, no greasy salves to turn healthy flesh "peely" and raw, no plaster that makes corns bulge out. Your corns won't "pull" and hurt way up to your heart. Lay aside your knife and razor. No more digging and tugging and wincing, no more bleeding, no more danger of blood poisoning. "GETS-IT" never hurts healthy flesh; it is safe, painless, quick, simple, sure. For warts, callouses and bunions, too.

"GETS-IT" is sold at all druggists at 25 cents a bottle, or sent on receipt of price by E. Lawrence & Co., Chicago.



FOR COUGHS AND COLDS

E. S. LEADBEATER & SONS.

IN THE UNITED STATES DISTRICT COURT

FOR THE

EASTERN DISTRICT OF VIRGINIA

At the first November term, 1913, at the Clerk's Office of the said Court, in Alexandria, Virginia.

United States of America to the use of Robert J. Kennedy, Plaintiff.

Arthur Cowell and the Pacific Coast Casualty Company, a Corporation, Defendants.

Upon application of the plaintiff, it is ordered that all creditors of Arthur Cowell who have furnished labor or materials to said defendant in connection with the construction of buildings and tanks for wireless telegraph station at United States reservation at Arlington, Va., for which final settlement by the United States was made December 28, 1912, as set out in the declaration filed in the above cause, be, and they are hereby made parties to this suit, and that they be, and they hereby are, required to file their intervening petition herein as required by statute.

The object of this suit is to obtain a judgment against the defendants upon the bond given by them to the United States of America to secure the performance of the contract for the buildings and tanks for the wireless telegraph station at the United States Reservation, at Arlington, Virginia, and the prompt payment to all persons supplying labor and materials in the prosecution of said work in the penal sum of twenty one thousand dollars (\$21,000).

And it is further ordered that in order to give notice to such creditors, if there are any, of their right to intervene in this cause, the above order shall be published in the Alexandria Gazette, a newspaper of general circulation published in Alexandria, Virginia, for three successive weeks, the last publication to be at least three months before the first of March, 1914, rules to be held in the Clerk's Office of the said Court on the first Monday in March, 1914, which is limited as the time when creditors hereby made parties to this suit shall file their claims.

Witness the Honorable Edmund Waddill, Jr., Judge of the District Court of the United States, this 3rd day of November, 1913, and in the one hundred and thirty-seventh year of the Independence of the United States of America.

November 3, 1913.

EDMUND WADDILL, Jr.

U. S. District Judge.

A true Copy—Attest:

(Seal.)

JOSEPH P. BRADY, Clerk.

By R. E. Powers, Deputy Clerk.

JOSEPH D. SULLIVAN,

LEO P. HARLOW, p. q.

10 d 3 w

For the very best oysters served in all styles go to Rammel's Cafe.

MR. PRETTYMAN PROTESTS.

Takes Exception to Article in the Gazette Describing Football Game.

In last Saturday's issue of the Gazette there appeared an article in reference to the football game between the Alexandria High School and the Steward's Business College. The article was written by a member of the high school and published at the request of one of the members of the faculty of the school. It was laudatory of the work of the high school team but in the end gave as the reason for the defeat of the team the following: "When had they been better trained might have resulted in a victorious score." The entire article is as follows:

"Before a large crowd of enthusiastic young people Steward's Business College Foot Ball team defeated the Alexandria High School yesterday afternoon at the base ball park by pushing the pig skin over the line for a touch down goal, and safely registering eight points to the home team's nothing. The High School boys put up a game fight and contested every inch of the ground but was forced to give away to superior training and team play. Their offensive work was very good and their fighting spirit showed up to advantage on several occasions, but their defense was poor, allowing their opponent to open their line for long gains at critical movements when had they been better trained might have resulted in a victorious score."

E. R. Prettyman, a teacher in the High School, has written the Gazette a long protest against the use of this sentence and proceeds not only to indict the Gazette but also the citizens of Alexandria. He characterizes it as an "unwarranted slur upon the efforts of those trying to give the school representative athletic teams."

His letter is as follows.

Editor of the Alexandria Gazette, Dear Sir: As a teacher in the Alexandria High and one interested in the welfare of the school and its athletics, I want to protest against your account of the foot ball game played last Friday between the High School and Steward's Business College. The remarks contained therein, as published in your Saturday's edition, were an unwarranted slur upon the efforts of those endeavoring to give the school representative athletic teams. The fact of the matter is that the visiting team outweighed our boys some 15 or 20 pounds average, and were correspondingly fast. Such a handicap is indeed a handicap to a team of boys of 135 pounds and 16 years old, and it was due only to their splendid fighting spirit and their training that they kept the score down to only eight points. The captain of the S. B. C. team remarked: "We are a bunch of hoobs for not beating those kids 40 to 0."

Only once this season has the team met an opponent of equal weight, the Fredericksburg High School team and then they whipped easily. They defeated the heavy Manassas team, held the heavy R. M. A. team to 3 to 0, the heavy Eastern High School team to 6 to 0, and during the second half of the game with Business outplayed that crack team.

The school here works under numerous handicaps in its athletics. The number of big boys is small. Many of them are compelled to work during many afternoons. There are no teams within playing distance who are of equal weight. The park is far from the center of town and the school has no athletic grounds.

The football coach, on whom your paper seems to cast blame, is the principal of the boys' school with all of the attendant duties upon him, and also attends law lectures each evening in Washington. Yet he goes out to the park each afternoon in his effort to give this city a fair athletic standing, and to encourage the boys in their efforts.

It seems to me that under all these conditions your paper should compliment the boys on such a game exhibition and the coach on the spirit he has instilled into his team, rather than endeavor to discourage their efforts by remarking that they should have won and would have done so had they been better trained.

I take the pains to protest at length because the incident seems typical of the attitude of numbers of citizens toward the struggle of the high school toward modern, progressive system and equipment.

Respectfully,

E. BARRETT PRETTYMAN.

Mrs. Ida Sommerville, aged 50,

died in a hospital at Clarksburg, W. Va., last night as the result of a peculiar accident. She fell asleep in her home Saturday with a lead pencil in her hand. Her head dropped on the table and the pencil pierced her throat, making a wound which caused her death.

GOOD NEWS FOR THE GIRL WITH UGLY HAIR.

Don't mourn over it! Don't envy others because they have beautiful hair. Begin right now to give proper intelligent care and attention to your hair—and then let others envy you. Use Harmony Hair Beautifier, a delightful liquid hair dressing that is just what it is named—a hair beautifier.

To make the hair glossy, soft and silky—to make it easier to put up in smooth wavy folds, and "stay put"—to restore your hair the well-groomed appearance you want it to have—to overcome the unpleasant, oily odor of the hair and leave instead, a delightfully dainty, rose fragrance—Harmony Hair Beautifier will please you, or your money back. Very easy to apply—simply sprinkle a little on your hair each time before brushing it. Contains no oil; will not change the color of the hair, nor darken gray hair.

To keep the hair and scalp dandruff-free and clean, use Harmony Shampoo. This pure liquid shampoo gives a rich lather that immediately penetrates to every part of hair and scalp insuring a quick, thorough cleansing. Washed off as quickly, the entire operation takes only a few moments. Can't harm the hair; leaves no harshness or stickiness—just a sweet cleanliness.

Both preparations come in odd-shaped, very ornamental bottles with sprinkler tops. Harmony Hair Beautifier, \$1.00, Harmony Shampoo, 50c. Be guaranteed to satisfy you in every way, or your money back. Sold in this community only at our store—The Rexall Store—one of the more than 700 leading drug stores of the United States, Canada and Great Britain, which own the big "Harmony Laboratories" in Boston, where the many celebrated Harmony perfumes and toilet preparations are made. Wm. P. Taylor, 616 King St., Alexandria, Va.

GIRLS! THAT PIMPLY SKIN WON'T DO.

Undo Your Sluggish Liver—Drive Out All Impurities—With Little Chocolate Coated Hot Springs Liver Buttons.

You are entitled to a perfect complexion free from pimples and blotches; young lady Bright eyes elastic step and sweet breath are your birthright; don't let any one keep them from you.

Get a box of HOT SPRINGS LIVER BUTTONS, the little wonder workers tonight. Take one each night for a week, then notice the skin begin to clear up and the blemishes disappear.

Women and men, young and old, throw away your calomel, violent cathartics and other temporary remedies and start to put your liver, stomach and bowels in line, lasting condition this very day.

HOT SPRINGS LIVER BUTTONS from the world's greatest health resort are what you need to overcome constipation, to purify the blood and do away forever with sick headache, nervousness, lack of ambition, despondency and malaria.

All druggists sell them at 25c a box, and if they aren't just the best bowel regulator you ever knew of, money back. Free sample from Hot Springs Chemical Company, Hot Springs, Ark.

At a Circuit Court of the City of Alexandria continued and held at the Court House of said city on Saturday, November 16, 1913. Present, Hon. J. R. Thornton, Judge.

Edna L. Scanlon,

Vs.

Thomas P. Scanlon,

In Chancery.

Upon the application of the complainant stating specifically the last known place of the defendant, the court on this 15th day of November, 1913, doth grant the following order of publication:

The object of this suit is to obtain a decree absolutely divorcing the complainant, Edna L. Scanlon, from the defendant, Thomas P. Scanlon, on the grounds of wilful desertion and desertion without lawful cause or excuse on the part of the defendant for more than three years last past, and an affidavit having been made and filed that the defendant, Thomas P. Scanlon, has not been found within the jurisdiction of the state of Virginia and that he is not a resident of the State of Virginia, it is ordered that he do appear here within fifteen days after due publication of said order of publication and do what is necessary to protect his interest in this suit.

And it is further ordered that a copy of said order of publication be published once a week for four consecutive weeks in the Alexandria Gazette, a newspaper published in the City of Alexandria, Virginia; that a copy be posted at the front door of the Court House of the said city on or before the next succeeding rule day after this order is entered and that a copy of said order of publication be sent by registered mail by the clerk of this Court addressed to the said non-resident defendant at 1105 Duke Street, Alexandria, Va., his last known place of abode.

A Copy—Teste:
NEVELL S. GREENAWAY, Clerk.
Machen and Jesse, p. q.

For the very best oysters served in all styles go to Rammel's Cafe.

At a Corporation Court of the City of Alexandria, continued and held at the Court House of said city on Wednesday, November 6th, 1913. Present, Hon. Louis C. Barley, Judge.

Hannah E. Hall Creagan,

Complainant.

In Chancery.

Vs.

William J. Creagan, Defendant.

An affidavit having been duly made, as required by law that the defendant is a non-resident of the State of Virginia, and that he cannot be found within the jurisdiction of this State, and the sergeant having made a return upon the original process or summons issued herein that the defendant is a non-resident of his bailiwick, and application having been duly made in open court for an order of publication against said defendant to appear and answer a bill in chancery filed by the complainant against the defendant for an absolute divorce on the grounds of wilful desertion and abandonment for more than three years prior to the institution of this suit and an order of publication having been duly granted in open court, it is therefore ordered that said defendant do appear here within fifteen days after due publication of hereof to answer the suit of complaint against the defendant for an absolute divorce on the grounds of wilful desertion and abandonment for more than three years prior to the institution of this suit and to what may be necessary to protect his interest in this suit. And it is further ordered that a copy of this order be published once a week for four successive weeks in the Alexandria Gazette, a newspaper published in Alexandria City, Virginia, and that a copy be sent by registered mail by the clerk of this Court to the last known place of address, residence and abode of defendant, to-wit: Washington, D. C., as stated in the application for this order of publication which shall be certified by the clerk of this court, and that a copy be posted at the front door of the Court House of this court on or before the next rule day of this Court.

A Copy—Teste:
NEVELL S. GREENAWAY, Clerk.
Robinson Moncre, p. q.

At a Corporation Court of the City of Alexandria, held at the Court House of said city on Monday, October 13th, 1913.

Present, Hon. Louis C. Barley, Judge.

George L. Clark by E. N. Clark,

his next friend.

Vs.

In Chancery.

Gertie M. Williams Clark.

An affidavit having been duly made, as required by law, that the defendant is a non-resident of the State of Virginia, and that she cannot be found within the jurisdiction of this State, and the sergeant having made a return upon the original process or summons issued herein that the defendant is a non-resident of his bailiwick, and application having been duly made in open court for an order of publication against said defendant to appear and answer a bill in chancery filed by the complainant against the defendant for an absolute divorce on the grounds of adultery, an order of publication having been duly granted in open court, it is therefore ordered that said defendant do appear here within fifteen days after due publication of hereof to answer the suit of complaint against the defendant for an absolute divorce on the grounds of adultery, and to what may be necessary to protect her interest in this suit. And it is further ordered that a copy of this order be published once a week for four successive weeks in the Alexandria Gazette, a newspaper published in Alexandria City, Virginia, and that a copy be sent by registered mail by the clerk of this Court to the last known place of address, residence and abode of defendant, to-wit: Washington, D. C., as stated in the application for this order of publication, which shall be certified by the clerk to this court, and that a copy be posted at the front door of the Court House of this court on or before the next rule day of this Court.

A Copy, Teste:
NEVELL S. GREENAWAY, Clerk.

At a Corporation Court of the City of Alexandria, continued and held at the Court House of said city on Wednesday, November 6th, 1913.

Present, Hon. Louis C. Barley, Judge.

Gertie L. Wean Carroll,

Complainant.

In Chancery.

Vs.

Charles E. Carroll, Defendant.

An affidavit having been duly made, as required by law, that the defendant is a non-resident of the State of Virginia, and that he cannot be found within the jurisdiction of this State, and the sergeant having made a return upon the original process or summons issued herein that the defendant is a non-resident of his bailiwick, and application having been duly made in open court for an order of publication against said defendant to appear and answer a bill in chancery filed by the complainant against the defendant for an absolute divorce on the grounds of desertion and abandonment for more than three years prior to the institution of this suit, and to what may be necessary to protect her interest in this suit. And it is further ordered that a copy of this order be published once a week for four successive weeks in the Alexandria Gazette, a newspaper published in Alexandria City, Virginia, and that a copy be sent by registered mail by the clerk of this Court to the last known place of address, residence and abode of defendant, to-wit: Keokuk, Iowa, as stated in the application for this order of publication which shall be certified by the clerk of this court, and that a copy be posted at the front door of the Court House of this court on or before the next rule day of this Court.

A Copy—Teste:
NEVELL S. GREENAWAY, Clerk.
Robinson Moncre, p. q.

At a Corporation Court of the City of Alexandria, continued and held at the Court House of said city on Thursday, October 23, 1913. Present, Hon. Louis C. Barley, Judge.

Alexander Dabney,

Complainant.

In Chancery.

Vs.

Nannie Dabney.

This cause coming on to be heard this 23rd day of October, 1913, upon the application of the complainant, stating specifically the last known place of abode of the defendant, the court on this 23rd day of October, 1913, doth grant the following order of publication: That the defendant do appear here within fifteen days after due publication of this order, to answer the suit of complaint against the defendant for an absolute divorce on the grounds of wilful desertion and abandonment for more than three years before the institution of this suit, and to what may be necessary to protect her interest in this suit. And it is further ordered that a copy of this order of publication be published once a week for four successive weeks in the Alexandria Gazette, a newspaper published in the City of Alexandria, Va.; that a copy be posted at the front door of the Court House of the said city on or before the next succeeding rule day after this order is entered, and that a copy of the said order of publication be sent by registered mail by the clerk of this court, addressed to the said non-resident defendant, at No. 1833 14th Street, Northwest, Washington, D. C., her last known place of abode.

A Copy, Teste:
NEVELL S. GREENAWAY, Clerk.
Robinson Moncre, p. q.

At a Corporation Court of the City of Alexandria held at the Court House of said city on Monday, October 13th, 1913.

Present, Hon. Louis C. Barley, Judge.

Florence T. Pettit Hamill,

Vs.

Charles Hamill,

In Chancery.

An affidavit having been duly made, as required by law, that the defendant is a non-resident of the State of Virginia, and that he cannot be found within the jurisdiction of this State, and the sergeant having made a return upon the original process or summons issued herein that the defendant is a non-resident of his bailiwick, and application having been duly made in open court for an order of publication against said defendant to appear and answer a bill in chancery filed by the complainant against the defendant for an absolute divorce on the grounds of wilful desertion and abandonment for more than three years before commencement of this suit, and to what may be necessary to protect his interest in this suit. And it is further ordered that a copy of this order be published once a week for four successive weeks in the Alexandria Gazette, a newspaper published in Alexandria City, Virginia, and that a copy be sent by registered mail by the clerk of this Court to the last known place of address, residence and abode of defendant, to-wit: Fort Winfield Scott, Presidio, California, as stated in the application for this order of publication which shall be certified by the clerk to this court, and that a copy be posted at the front door of the Court House of this court on or before the next rule day of this Court.

Teste:
NEVELL S. GREENAWAY, Clerk.

At a Corporation Court of the City of Alexandria, continued and held at the Court House of said city on Thursday, October 23, 1913. Present, Hon. Louis C. Barley, Judge.

Emma Alderman Gatton,

Complainant.

In Chancery.

Vs.

James T. Gatton,

Defendant.

An affidavit having been duly made as required by law, that the defendant is a non-resident of the State of Virginia, and that he cannot be found within the jurisdiction of this State, and the sergeant having made a return upon the original process or summons issued herein that the defendant is a non-resident of his bailiwick, and application having been duly made in open court for an order of publication against said defendant to appear and answer a bill in chancery filed by the complainant against the defendant for an absolute divorce on the grounds of cruelty and desertion and abandonment for more than three years before the institution of this suit, and order of publication having been duly granted in open court, it is therefore ordered that said defendant do appear here within fifteen days after due publication of hereof to answer the suit of complaint against the defendant for an absolute divorce on the grounds of cruelty and desertion and abandonment for more than three years before the institution of this suit, and to what may be necessary to protect his interest in this suit.

And it is further ordered that a copy of this order be published once a week for four successive weeks in the Alexandria Gazette, a newspaper published in Alexandria City, Va., and that a copy be sent by registered mail by the clerk to the last known place of address, residence and abode of defendant, to-wit: On Virginia Avenue, between 4 1/2 and 6th streets, S. W., Washington, D. C., as stated in the application for this order of publication which shall be certified by the clerk to this court, and that a copy be posted at the front door of the court house of this court on or before the next rule day of this court.

A Copy, Teste:
NEVELL S. GREENAWAY, Clerk.
Robinson Moncre, p. q.

At a Corporation Court of the City of Alexandria, continued and held at the Court House of said city on Thursday, October 23, 1913. Present, Hon. Louis C. Barley, Judge.

Alexander Dabney,

Complainant.

In Chancery.

Vs.

Nannie Dabney.

This cause coming on to be heard this 23rd day of October, 1913, upon the application of the complainant, stating specifically the last known place of abode of the defendant, the court on this 23rd day of October, 1913, doth grant the following order of publication: That the defendant do appear here within fifteen days after due publication of this order, to answer the suit of complaint against the defendant for an absolute divorce on the grounds of wilful desertion and abandonment for more than three years before the institution of this suit, and to what may be necessary to protect her interest in this suit. And it is further ordered that a copy of this order of publication be published once a week for four successive weeks in the Alexandria Gazette, a newspaper published in the City of Alexandria, Va.; that a